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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/796,092	03/10/2004	Keijiro Take	249310US-6 DIV	2340
22850	7590 06/23/2005		EXAMINER	
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET			PHAN, TRI H	
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
			2661	
			DATE MAIL ED: 06/23/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)				
		10/796,092	TAKE, KEIJIRO	TAKE, KEIJIRO			
	Office Action Summary	Examiner	Art Unit				
		Tri H. Phan	2661				
	The MAILING DATE of this communicat	ion appears on the cover she	et with the correspondence a	ddress			
Period fo							
THE - External form of the control o	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA asions of time may be available under the provisions of 3i SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) de period for reply is specified above, the maximum statuto re to reply within the set or extended period for reply will, eply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, mation. 195, a reply within the statutory minimum or period will apply and will expire SIX (6) by statute, cause the application to becore	ay a reply be timely filed of thirty (30) days will be considered time MONTHS from the mailing date of this me ABANDONED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed of	n 25 March 2005.					
2a)⊠		This action is non-final.					
3)	Since this application is in condition for		matters, prosecution as to th	ne merits is			
·	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	on of Claims			·			
4)⊠	Claim(s) 3-6 is/are pending in the applic	cation.					
٠,٣	4a) Of the above claim(s) <u>1 and 2</u> is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) 3-6 is/are rejected.						
7)	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction	n and/or election requirement	i. .				
Applicat	ion Papers						
9)[The specification is objected to by the E	xaminer.					
•	The drawing(s) filed on 10 June 2004 is.		objected to by the Examiner	•			
	Applicant may not request that any objectio	n to the drawing(s) be held in ab	eyance. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the	correction is required if the dra	wing(s) is objected to. See 37 (CFR 1.121(d).			
11)	The oath or declaration is objected to by	the Examiner.' Note the atta	ched Office Action or form P	'TO-152.			
Priority (under 35 U.S.C. § 119						
12)🛛	Acknowledgment is made of a claim for	foreign priority under 35 U.S	.C. § 119(a)-(d) or (f).				
a)	☑ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority do	cuments have been received					
	2. Certified copies of the priority do	cuments have been received	in Application No. 09/156,70	<u>03</u>			
(US6,477	<u>,158</u>).						
	3. Copies of the certified copies of t	he priority documents have b	een received in this Nationa	al Stage			
	application from the International						
* (See the attached detailed Office action for	or a list of the certified copies	not received.				
Attachmen	t/e\						
_	τ(s) e of References Cited (PTO-892)	4\ lnten	riew Summary (PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO	.948) Pape	r No(s)/Mail Date				
	mation Disclosure Statement(s) (PTO-1449 or PT0 r No(s)/Mail Date	- =	e of Informal Patent Application (PT::	Г О-152)			

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DETAILED ACTION

Response to Amendment/Arguments

This Office Action is in response to the Amendment filed on March 25th, 2005. Claims 1-1. 2 are now canceled. Claims 3-6 are now pending in the application.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 3-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura et 3. al. (U.S.5,740,168) in view of Adachi (U.S.6,084,884).
- In regard to claims 3 and 5, Nakamura discloses in Figs. 3A-B, 4, 20A-B, 25 and in the respective portions of the specification about the method and apparatus for switching radio link at the mobile station in the mobile communication employing code division multiple access 'CDMA' for radio access (For example see Abstract; col. 5, lines 10-30); wherein the transceiver unit of the mobile station includes the switching timing set up unit, the switching timing information change detection unit, the spread code switching unit and the control unit ("switching unit") as disclosed in Fig. 3B, for receiving the new spreading code designation

signal ("receiving code information"), which contains the selected unused spreading code ("second code"; For example see Figs. 4, 20A-B, 25; col. 6, lines 35-39; wherein, it is obvious that the being used spreading code is the "first code") sent by the base station when detecting the quality degradation in the radio link (For example see col. 6, lines 18-34); for receiving the switching timing information sent by the base station ("receiving timing information"; For example see Figs. 4, 20A-B, 25; col. 6, line 60 through col. 7, line 3); and for switching to the newly selected spreading code at appropriate timing (For example see Figs. 4, 20A-B, 25, col. 7, lines 4-15) while maintaining in synch with the base station ("switching performed in synchronization"; For example see col. 7, lines 28-38; It is obvious that the cited base station is one of the plurality of base stations in the mobile communications system as disclosed in col. 1, lines 12-22). Nakamura further discloses about the use of unique words in each frame for setting up the switching timing in prescribed frames, e.g. M and N frames (For example see Figs. 4, 6-7; col. 8, line 64 through col. 9, line 12), or using frame number (For example see Fig. 16; col. 14, lines 7-17), or using flag in each frame for period of time in boundary of frames (For example see Figs. 8-15; col. 11, lines 50-59); wherein, it is obvious the number or sequence of frames is in integer ("timing information including an integer representing the frame"). Nakamura does disclose about the method and system for using in the CDMA scheme, but fails to explicitly disclose about the "multi-rate transmission" of the CDMA. However, such implementation is known in the art.

For example, **Adachi** discloses in Figs. 1, 3, 7, 9-11 and in the respective portions of the specification about the system and method for achieving generation and selection of spreading sequences implementing in the multi-rate CDMA communications system ("multi-rate

transmission"; For example see Figs. 1, 3, 7; col. 3, line 39 through col. 4, line 27; col. 5, lines 26-67) while assuring code orthogonal without interference between the users, which results in the degradation in the transmission quality.

Thus it would have been obvious to the person of ordinary skill in the art at the time of the invention was made to combine the invention as taught by **Adachi**, by implement the method for using and selecting spreading sequences in the multi-rate CDMA communications system into the **Nakamura**'s CDMA scheme, with the motivation being to improve the ability to carry out the transmission with different rates for different types, without interference between users as disclosed in **Adachi**: col. 1, lines 45-48.

- Regarding claims 4 and 6, Nakamura discloses in Figs. 3A-B, 4, 20A-B, 25 and in the respective portions of the specification about the method and apparatus for switching radio link at the mobile station in the mobile communication employing code division multiple access 'CDMA' for radio access (For example see Abstract; col. 5, lines 10-30); wherein the transceiver unit of the mobile station includes the switching timing set up unit, the switching timing information change detection unit, the spread code switching unit and the control unit ("switching unit") as disclosed in Fig. 3B, for receiving the new spreading code designation signal ("receiving code information"), which contains the selected unused spreading code ("second code"; For example see Figs. 4, 20A-B, 25; col. 6, lines 35-39; wherein, it is obvious that the being used spreading code is the "first code") sent by the base station when detecting the quality degradation in the radio link (For example see col. 6, lines 18-34); for receiving the switching timing information sent by the base station ("receiving timing information"; For

example see Figs. 4, 20A-B, 25; col. 6, line 60 through col. 7, line 3); and for switching to the newly selected spreading code at appropriate timing (For example see Figs. 4, 20A-B, 25; col. 7, lines 4-15) while maintaining in synch with the base station ("switching performed in synchronization"; For example see col. 7, lines 28-38; It is obvious that the cited base station is one of the plurality of base stations in the mobile communications system as disclosed in col. 1, lines 12-22). Nakamura further discloses about the use of unique words in each frame for setting up the switching timing in prescribed frames, e.g. M and N frames (For example see Figs. 4, 6-7; col. 8, line 64 through col. 9, line 12) and maintaining the frame synchronization ("timing information is used to synchronize the switch"; For example see col. 8, lines 19-22), or using frame number (For example see Fig. 16; col. 14, lines 7-17), or using flag in each frame for period of time in boundary of frames (For example see Figs. 8-15; col. 11, lines 50-59).

Nakamura does disclose about the method and system for using in the CDMA scheme, but fails to explicitly disclose about the "multi-rate transmission" of the CDMA. However, such implementation is known in the art.

For example, Adachi discloses in Figs. 1, 3, 7, 9-11 and in the respective portions of the specification about the system and method for achieving generation and selection of spreading sequences implementing in the multi-rate CDMA communications system ("multi-rate transmission"; For example see Figs. 1, 3, 7; col. 3, line 39 through col. 4, line 27; col. 5, lines 26-67) while assuring code orthogonal without interference resulting in the degradation in the transmission quality between the users.

Thus it would have been obvious to the person of ordinary skill in the art at the time of the invention was made to combine the invention as taught by **Adachi**, by implement the method

for using and selecting spreading sequences in the multi-rate CDMA communications system into the Nakamura's CDMA scheme, with the motivation being to improve the ability to carry out the different rate transmissions for different types, without interference between users as disclosed in Adachi: col. 1, lines 45-48.

Response to Arguments

Applicant's arguments filed on March 25th, 2005 have been fully considered but they are 4. not persuasive.

In response to Applicant's argument that the references fail to show a certain feature of Applicant's invention, it is noted that the feature upon which Applicant relies (i.e., method for transmitting "code information" and "timing information" to one of a plurality of terminals by message where the message is not a Layer 1 construct and which is different from using Layer 1 bit data) is not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir.1993).

Conclusion

Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is 5. reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO Application/Control Number: 10/796,092

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MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tri H. Phan, whose telephone number is (571) 272-3074. The examiner can normally be reached on M-F (8:00-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chau T. Nguyen can be reached on (571) 272-3126.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Alexandria, VA 22313

or faxed to:

(571) 273-8300

Hand-delivered responses should be brought to Randolph Building, 401 Dulany Street, Alexandria, VA 22314.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tri H. Phan

June 17, 2005